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DOCKET NO.: 242142US8

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

7007 O & MAL

IN RE APPLICATION OF:

Seng Beng HO, et al.

SERIAL NO: 10/661,599

GROUP: 2193

FILED:

September 15, 2003

EXAMINER: A. N. LONG

FOR:

A METHOD, SYSTEM, APPARATUS, AND COMPUTER PROGRAM PRODUCT FOR CONTROLLING AND BROWSING A VIRTUAL BOOK

LETTER

Mail Stop DD Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Submitted herewith is a Singaporean Written Opinion for the Examiner's consideration. The reference(s) cited therein have been previously filed on October 28, 2004.

Respectfully Submitted,

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RF 240

In Reply Please Quote Our Reference

Your Ref

: 1999SG39/MHK/CJM/RTB

Our Ref

2006049514/061212/TMSR/4816

Date

12/12/2006

Writer's Direct Line: 63308608

63308608

ELLA CHEONG SPRUSON & FERGUSON (SINGAPORE) PTE LTD

P.O. BOX 1531

ROBINSON ROAD POST OFFICE

SINGAPORE 903031

Dear Sir,

Singapore Patent Application No.: 200604951-4

Title of invention: A METHOD, SYSTEM, APPARATUS, AND COMPUTER PROGRAM PRODUCT

FOR CONTROLLING AND BROWSING VIRTUAL BOOK

Applicant(s): E-BOOK SYSTEMS PTE LTD. (SG)

INVITATION TO RESPOND TO WRITTEN OPINION

We forward with this letter a copy of the Written Opinion drawn up by the Examiner in connection with your request for an Examination Report.

You are invited to respond to the opinion by submitting:

(a) Written submissions or arguments disagreeing with the Examiner's opinion and/or

(b) An amendment of the specification of the application.

If you intend to respond, the response <u>must</u> be filed within <u>5 months</u> from the date of this letter. You are also advised to inform us early if you do not intend to respond.

The Examiner will proceed to establish the Examination Report if no response is received by the end of the prescribed period.

If you have any further queries, please do not hesitate to contact the undersigned.

Thank you.

Yours faithfully,

Siti Rahmah A.Rahman for REGISTRAR OF PATENTS SINGAPORE









AUSTRALIAN PATENT OFFICE

WRITTEN OPINION

Applicant's or agent's file reference		Date of mailing day/month/year 2 7 NOV 2006		
		REPLY DUE within FIVE MONTHS of the date of the Registrar's letter enclosing the written opinion		
999SG39/MHK/CJM/RTB		the Registra	r's letter enclosing the written opinion	
Till a		Date (day/month/year)	Priority Date (day/month/year)	
Apphound 100			05 February 2004	
SG 200604951-4 05 February 2002 International Patent Classification (IPC) (as indicated in the sear				
	as indicated in the source			
nt. Cl.	*			
G09G 5/00 (2006.01) Action Date: 21 November 2006				
Applicant E-BOOK SYSTEMS PTE L	TD. (SG)	. •		
2 20011 2 7012112	•			
. This First written opinion consists	of a total of 4 sheets.	•		
		tams.		
2. This opinion contains indications re	lating to the following i	icins		
I X Basis of the opinion	٠		1 1in applicability	
II Non-establishment o	f opinion with regard to	novelty, inventive step	and industrial applicability	
III Lack of unity of inve	ention			
Personal statement	with regard to novelty, ations supporting such s	inventive step or indust tatement	trial applicability;	
V Certain documents of			•	
VI Certain defects in th	e application			
	s on the application		•	
		•		
3. This opinion is based upon the ass	umption that the priority	y claim is valid.		
4. The search report used was issued October 2004	by the United States P	atent and Trademark	Office, and the date of completion is: 01	
5. If no reply is filed, the examinatio	n report will be establis	hed on the basis of this	opinion.	
6. The date by which the examination				
		Authorized Office	cer	
Name and mailing address		Addionized office		
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AU	STRALIA .		-80	
E-mail address: pct@ipaustralia.gov.au Facsimile no. 61 2 62853929		M. EMAMI		

AUSTRALIAN PATENT OFFICE

WRITTEN OPINION

Application No.

SG 200604951-4

I.	Basis of the opinion	
1.	This opinion has been drawn on the basis of:	
•	X the application as originally filed.	
	the description, pages , as originally filed,	***
	pages , filed with the request,	
	pages , received on with the letter of	
	the claims, pages, as originally filed,	
	pages , filed with the request,	
	pages , received on with the letter of	*
	the drawings, sheets/fig. , as originally filed,	
	sheets/fig., filed with the request,	
	sheets/fig. , received on with the letter of	
	the sequence listing part of the description:	
	pages , as originally filed	÷
	pages , filed with the demand	
	pages , received on with the letter of	•
2.	The amendments have resulted in the cancellation of: pages: sheets of drawings/figure	es No :
3	This opinion has been established as if (some of) the amendments had not been go beyond the disclosure as filed, as indicated in the Supplemental Box.	en made, since they have been considered to
4.	Auditional Observations, it hosessary.	
		*

AUSTRALIAN PATENT OFFICE

WRITTEN OPINION

Application No.

SG 200604951-4

IV. Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			0	
	Novelty (N)	Claims	32		YES
		Claims	1-31, 33-54		NO
	Inventive step (IS)	Claims			YES
		Claims	1-54		NO
	Industrial applicability (IA)	Claims	1-54		YES
		Claims	-	·	NO

2. Citations and explanations

D1 relates to a system that displays lists of related pages (in a book metaphor) down loaded from World Wide Web, two active pages are displayed at a time (left and right page objects with proper axis of rotation for each), the changing of pages is animated, interface controls are provided for traversing the pages, creating bookmarks, scanning pages, sealing the contents of a page, scrolling through the pages (see, in particular, column 3 line 33 to column 4 line 4, column 4 line 62 to column 5 line 24, column 6 lines 30-57, column 7 lines 14-36, column 8 lines 60-66, column 9 lines 7-59, column 10 line 15 to column 11 line 15; figures 3, 5, 11-13).

D2 relates to method and apparatus for providing a user interface for using a collection of digital media in a digital processing system (see, in particular, abstract, claims, figure 8b (803)).

All the special technical features of the invention, as defined in any of the independent claims 1 or 42, are disclosed in D1. Therefore, these claims are not novel (nor inventive). The dependent claims 2-31, 33-41 and 43-54 do not add any thing to the claims they refer to, to make them novel or inventive, therefore, these claims are also not novel or inventive. Claim 32 is novel over D1 because of "selecting a folder to be previewed" is not mentioned in D1. However, figure 8b (803) in D2 shows the disclosure of "selecting a folder to be previewed". Therefore, claim 32 is novel but not inventive in the light of D1 and D2 combined.

AUSTRALIAN PATENT OFFICE SG 200604951-4 WRITTEN OPINION VII. Certain observations on the application The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: The claimed invention is patentable according to Section 13(2); or The claimed invention is unpatentable according to Section 13(2) because:

Application No.